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December 4, 2015

VIA ECF

Hon. Beth Labson Freeman
United States District Court Judge
Northern District of California
San Jose Courthouse
280 South 1st Street
San Jose, CA 95113

Re: Cisco Systems, Inc. v. Arista Networks, Inc.
Case No. 14-cv-5344

Dear Judge Freeman:

I write regarding the Case Management Order entered by the Court on December 3, 2015 (Dkt. 132). Cisco respectfully requests that the Court clarify that the modifications to the discovery limits adopted in that Order apply to both parties.

Cisco understood that Arista was seeking a mutual increase in the number of permissible depositions and interrogatories. *See* Dkt. 108-1 (proposed order providing for modifications to discovery limits for “[b]oth parties”). Cisco’s agreement to increase those limits at yesterday’s Case Management Conference was premised on its understanding that any such increase would be mutual.

The Court’s December 3 Case Management Order (Dkt. 132), however, holds only that “Defendant is allowed up to 20 depositions total plus 30(b)(6) depositions” and “Defendant is allowed 5 additional interrogatories (30 total).” *Id.* (emphasis added). Cisco therefore respectfully requests that the Court clarify that the increased discovery limits apply to both parties. A proposed order providing that clarification is filed herewith.

Very truly yours,

/s/ Sean Pak

Sean Pak

Quinn Emanuel Urquhart & Sullivan LLP
Counsel for Plaintiff Cisco Systems, Inc.